

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

ALLSTAR MARKETING GROUP, LLC;
IDEAVILLAGE PRODUCTS CORP.; and
TELEBRANDS CORP. d/b/a BULBHEAD
Plaintiffs

v.

RYAN ANDERSEN d/b/a AS SEEN ON TV &
BEYOND d/b/a AS SEEN ON TV PROS d/b/a
WWW.ASSEENONTVPROS.COM; and AS
SEEN ON TV PROS d/b/a
WWW.ASSEENONTVPROS.COM
Defendants

CIVIL ACTION No. 20-cv-3703-RA

The Clerk of Court is respectfully directed to close this case.
If the parties seek to have the Court retain jurisdiction to enforce a
settlement agreement, the terms of the agreement must be placed on the
public record and "so ordered" by the Court within 30 days. See
Hendrickson v. United States, 791 F.3d 354, 358 (2d Cir. 2015).
SO ORDERED.



Ronnie Abrams, U.S.D.J.

June 16, 2021

JOINT STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE

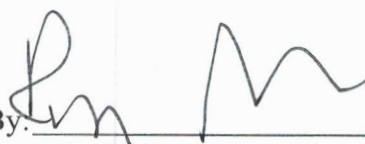
PURSUANT TO Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff Allstar Marketing Group, LLC, Plaintiff Ideavillage Products Corp., and Plaintiff Telebrands Corp. d/b/a BulbHead on the one hand, and Defendant Ryan Andersen d/b/a As Seen On TV & Beyond d/b/a As Seen On TV Pros d/b/a www.asseenontvpros.com and Defendant As Seen on TV Pros d/b/a www.asseenontvpros.com on the other, by and through their respective undersigned counsel, hereby jointly stipulate and agree to the dismissal of the above-referenced action *with* prejudice. Each party shall bear its own attorneys' fees, costs and expenses.

Respectfully submitted,

EPSTEIN DRANGEL LLP

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Attorneys for Plaintiffs

Dated: 6/14/21

By: 
Ryan Andersen
ryanandersen2@gmail.com
Pro Se, On Behalf of All Defendants

Dated: 6/11/21